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Paper 1 Filed: April 18, 2011

#### UNITED STATES PATENT AND TRADEMARK OFFICE

## BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

C. DOUGLASS **THOMAS** and ALAN E. THOMAS Junior Party (Patent Nos. 5,974,557, 6,216,235 & 6,487,668),

v.

JACK D. **PIPPIN**Senior Party
(Application 10/464,482).

Patent Interference No. 105,802 (JL) (Technology Center 2100)

DECLARATION - Bd.R. 203(b) 1

<sup>1 &</sup>quot;Bd.R. x" may be used as shorthand for "37 C.F.R. § 41.x". 69 Fed. Reg. 49960, 49961 (12 Aug. 2004).

1	Part A. Deciaration of interference
2	An interference is declared (35 U.S.C. § 135(a)) between the above-
3	identified parties. Details of the application(s), patent (if any), reissue
4	application (if any), count(s) and claims designated as corresponding or as not
5	corresponding to the count(s) appear in Parts E and F of this DECLARATION
6	Part B. Judge managing the interference
7	Administrative Patent Judge Jameson Lee has been designated to
8	manage the interference. Bd. R. 104(a).
9	Part C. Standing order
10	A Trial Section STANDING ORDER [SO] (Paper 2) accompanies this
11	DECLARATION. The STANDING ORDER applies to this interference.
12	Part D. Initial conference call
13	A telephone conference call to discuss the interference is set for 2:00
14	p.m. on June 1, 2011 (the Board will initiate the call).
15	No later than four business days prior to the conference call, each party
16	shall file and serve (SO ¶¶ 10.1 & 105) a list of the motions (Bd. R. 120; Bd.
17	R. 204; SO ¶¶ 104.2.1, 120 & 204) the party intends to file.
18	A sample schedule for taking action during the motion phase appears as
19	Form 2 in the STANDING ORDER. Counsel are encouraged to discuss the
20	schedule prior to the conference call and to agree on dates for taking action. A
21	typical motion period lasts approximately eight (8) months. Counsel should be
22	prepared to justify any request for a shorter or longer period.

1	Part E. Identification and order of the parties			
2		Junior Party		
3	NI II mada an	C DOLICI ACC THOMAS Commball Colifornia		
4 5	Named Inventors:	C. DOUGLASS THOMAS, Campbell, California		
6		ALAN E. THOMAS, Ocean City, New Jersey		
7				
8	Involved Patents:	5,974,557, ('557) issued October 26, 1999		
9				
10 11	Title:	Method and system for performing thermal and power management for a computer		
12 13	Patent:	6,216,235, ('235) issued April 10, 2001		
14	i atent.	0,210,233, ( 233) issued ripin 10, 2001		
15	Title:	Thermal and power management for computer		
16		systems		
17				
18	Patent:	6,487,668, ('668) issued November 26, 2002		
19				
20	Title:	Thermal and power management to computer		
21		systems		
22	Agaignes (all):	None		
23 24	Assignee (all):	None		
25	•	Senior Party		
26				
27	Named Inventor:	JACK D. PIPPIN, Portland, Oregon		
28				
29	Involved Application:	10/464,482, filed June 19, 2003		
30				
31	Title:	Method and apparatus for programmable thermal		
32		sensor for an integrated circuit		
33	<b>A</b> •	Name		
34	Assignee:	None		

1	The senior party is ass	igned exhibit numbers 1001-1999. The junior party	
2	is assigned exhibit numbers	2001-2999. Bd. R. 154(c)(1); SO ¶ 154.2.1. The	
3	senior party is responsible for initiating settlement discussions. SO ¶ 126.1.		
4			
5	Part F. Count and claims of the parties		
6	Count 1		
7	Claim 34 of Pippin's Application 10/464,482		
8			
9	The claims of the parties are:		
10	Thomas:	<b>'557- 1-47</b>	
11		<sup>235-1-54</sup>	
12		<sup>668-1-52</sup>	
13	Pippin:	34	
14	The claims of the parties which correspond to Count 1 are:		
15	Thomas:	<b>'557- 1-47</b>	
16		<sup>235-1-54</sup>	
17		<sup>668-1-52</sup>	
18	Pippin:	34	
19	The claims of the parties which do not correspond to Count 1, and therefore		
20	are not involved in the interfe	erence, are:	
21	Thomas:	none	
22	Pippin:	none	
23	The parties are accorde	ed the following benefit for the Count:	
24 25	Thomas:	Application 08/262,754, filed June 20, 1994, now Patent 5,752,011	

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2	Pippin:	Application 08/636,024, filed April 19, 1996,	
3		now Patent 7,216,064;	
4			
5		Application 08/401,473, filed March 9, 1995;	
6			
7		Application 08/124,980, filed September 21,	
8	•	1993	
9			
10	Part G. Heading to be	aused on naners	
10 11	rait G. Heading to be	suseu on papers	
	TI C 11 ' l l'		
12	The following heading must be used on all papers filed in this interference		
13	see SO ¶ 106.1.1:		
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C. DOUGLASS **THOMAS** and ALAN E. THOMAS Junior Party (Patent Nos. 5,974,557, 6,216,235 & 6,487,668),

v.

### JACK D. PIPPIN

Senior Party (Application 10/464,482).

Patent Interference No. 105,802 (JL) (Technology Center 2100)

1	Part H. Order form for requesting	ng file copies
2	When requesting copies of files, us	e of SO Form 4 will greatly expedite
3	processing of the request. Please attach a	copy of Parts E and F of this
4	DECLARATION with a hand-drawn circ	e around the patents and applications
5	for which a copy of a file wrapper is requested.	
6		
7	/Jai	meson Lee/
8	Ad	ministrative Patent Judge
9	Enc:	-
0	Copy of STANDING ORDER	
1		
2	Revised 3 January 2006	

### cc (via overnight delivery):

Attorney for Thomas:

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